6 2003	نجًا/ U.S. Patent a are required to respond to a collectio Application Number	PTO/SB/21 (03-03) Approved for use through 04/30/2003. OMB 0651-0031 t and Trademark Office; U.S. DEPARTMENT OF COMMERCE n of information unless it displays a valid OMB control number.
TRANSMITTAL FORM (to be used for all correspondence after initial filing)	Filing Date First Named Inventor Art Unit Examiner Name Attorney Docket Number	12/24/01 Richard H. Hicks 1714 Medley, Margaret 01-470-WSB
Fee Transmittal Form Fee Attached Amendment/Reply After Final Affidavits/declaration(s) Extension of Time Request Express Abandonment Request Information Disclosure Statement Certified Copy of Priority Document(s) Response to Missing Parts/ Incomplete Application Response to Missing Parts under 37 CFR 1.52 or 1.53		After Allowance Communication to a Technology Center (TC) Appeal Communication to Board of Appeals and Interferences Appeal Communication to TC (Appeal Notice, Brief, Reply Brief) Proprietary Information Status Letter Other Enclosure(s) (please Identify below): Interview Summary
Firm or Individual William S. Bernheim Signature William S. Bernheim Date 8/1/03	ICATE OF TRANSMISSIC ransmitted to the USPTO or deposited for Patents, Washington, DC 20231 or	DN/MAILING by with the United States Postal Service with sufficient postage as

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Inventors:

Richard H. Hicks and

Ben C. Song

Appn. Title: Micro-Emulsion

Fuel Additive

Serial Number:

10/029,438

Examiner:

Medley, Margaret B.

Filing Date:

12/24/2001

Art Unit:

1714

Atty Docket:

01-470-WSB

INTERVIEW SUMMARY

This is in response to the Examiner Communication mailed July 8, 2003 regarding an interview on July 1, 2003.

SUMMARY OF INTERVIEW

The applicant's attorney William S. Bernheim initiated a telephonic interview on July 1, 2003 with Examiner Margaret Medley. The office action of June 6, 2003 was the purpose of the interview. Bernheim asked about the purpose of the bottom paragraph on page 3 and top paragraph on Page 4 of the June 6 office action. Examiner Medley indicated that these two paragraphs are meaningless and were included in the action in error. Examiner Medley indicated the paragraphs do not need to be addressed. A short discussion of the Grangnette patent occurred without any resolution. No agreements were reached.

Respectfully submitted,

Willem S Benny

William S. Bernheim Attorney for Applicant

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